

1 Ethan L. Shaw (TX Bar No. 18140480)
2 Matthew J. Riley (TX Bar No. 24070500)
3 Justin W. Fishback (TX Bar No. 24056736)
4 (*Admitted Pro Hac Vice*)
5 1609 Shoal Creek Blvd., Ste. 100
6 Austin, Texas 78701
7 elshaw@shawcowart.com
8 mriley@shawcowart.com
9 jfishback@shawcowart.com
10 (512) 499-8900 telephone
11 (512) 320-8906 facsimile

12 *Attorneys for Plaintiff Rudolph Nicholson*

13 **IN THE UNITED STATES DISTRICT COURT**

14 **FOR THE DISTRICT OF ARIZONA**

15 IN RE BARD IVC FILTERS
16 PRODUCTS LIABILITY LITIGATION

17 Rudolph Nicholson,

18 Plaintiff,

19 v.

20 C.R. Bard, Inc. and Bard Peripheral
21 Vascular, Inc.

22 Defendants.

No. MD-15-02641-PHX-DGC

Civil Action No.: 2-16-CV-00717-DGC

DEMAND FOR JURY TRIAL

Plaintiff, Rudolph Nicholson hereby demands a trial by jury as to all issues so triable.

RESPECTFULLY SUBMITTED this 17th day of March, 2016.

Shaw Cowart, LLP.
1609 Shoal Creek Blvd., Ste. 100
Austin, Texas 78701
(512) 499-8900

SHAW COWART, LLP

1 By: /s/ Ethan L. Shaw

2 Ethan L. Shaw (TX Bar No. 18140480)
3 Matthew J. Riley (TX Bar No. 24070500)
4 Justin W. Fishback (TX Bar No. 24056736)
5 (Admitted Pro Hac Vice)
6 1609 Shoal Creek Blvd., Ste. 100
7 Austin, Texas 78701
8 (512) 499-8900 telephone
9 (512) 320-8906 facsimile
elshaw@shawcowart.com
mriley@shawcowart.com
jfishback@shawcowart.com

10 *Attorneys for Plaintiff Rudolph Nicholson*

11 Certificate of Service

12 I hereby certify that on this 17th day of March, 2016, I electronically transmitted the
13 foregoing Demand for Jury Trial to the Clerk's Office using the CM/ECF System for filing and
14 transmittal of a Notice of Electronic Filing to the attorneys who are registered with the Court's
15 electronic filing system.

16 /s/ Ethan L. Shaw